1 2 3	CONTE C. CICALA, State Bar No. 173554 conte.cicala@clydeco.us JEANINE S. TEDE, State Bar No. 177731 jeanine.tede@clydeco.us CLYDE & CO US LLP	
4	101 Second Street, 24 <sup>th</sup> Floor San Francisco, California 94105 Telephone: (415) 365-9800	
5	Facsimile: (415) 365-9801	
6 7	Attorneys for Defendant GENERAL STEAMSHIP AGENCIES, INC.	
8	LINITED STATES	DISTRICT COLIDT
9		
10	_	SCO DIVISION
11	CAPT. DAVID CHAPMAN,	Case No. 3:16-cv-04887-MEJ
12	Plaintiff,	STIPULATION TO REMAND TO STATE COURT; AND [PROPOSED] ORDER
13	V.	
14 15 16 17	WATERBIRD NAVIGATION, S.A.; TOKYO MARINE ASIA PTE LTD.; MILESTONE CHEMICAL TANKERS AMERICA, INC.; TM SHIPMANAGEMENT CO., LTD; KINDER MORGAN TERMINALS, INC.; KINDER MORGAN LIQUIDS TERMINALS, LLC; WILMAR OILS & FATS (STOCKTON), LLC; GENERAL STEAMSHIP AGENCIES, INC.; TRANSMARINE NAVIGATION CORP. and	
19	DOES 1 through 45, inclusive,	
20	Defendants.	
21		
22	STIPULATION TO REMAND ACTION TO STATE COURT	
23	Plaintiff Captain David Chapman and Defendant General Steamship Agencies, Inc., the	
24	only parties having appeared to date in this action, hereby agree and stipulate that this case is to be	
25	remanded to state court, without prejudice to the rights of any party.	
26	///	
27	///	
28	///	
	2250947	Case No. 3:16-cv-04887-MEJ

STIPULATION TO REMAND TO STATE COURT

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1	The grounds for remand are that plaintiff has agreed to dismiss General Steamship	
2	Agencies, Inc. (and another defendant, Transmarine Navigation Corporation) and has authorized	
3	the filing of a dismissal of those parties upon remand. Based thereon, GSA no longer has a	
4	practical interest in whether this action proceeds in state or federal court, and has therefore agreed	
5	to remand, accordingly.	
6	Dated: August 31, 2016 CLYDE & CO US LLP	
7	By: /s/ Conte C. Cicala	
8	Conte C. Cicala Jeanine S. Tede	
9	Attorneys for Defendant GENERAL STEAMSHIP AGENCIES, INC.	
10	OENERAL STEAMSHIF AGENCIES, INC.	
11	Dated: August 31, 2016 McGUINN, HILLSMAN & PALEFSKY	
12	By: /s/ John R. Hillsman	
13	John R. Hillsman	
14	Attorneys for Plaintiff CAPT. DAVID CHAPMAN	
15		
16	L.R. 5-l(i) ATTESTATION	
17	In compliance with Local Rule 5-1(i), I hereby attest that counsel for Plaintiff Capt. David	
18	Chapman has concurred in this filing.	
19		
20	Dated: August 31, 2016  /s/ Conte C. Cicala  Conte C. Cicala	
21		
22		
23	ORDER	
24	Pursuant to stipulation, IT IS SO ORDERED.	
25		
26	Dated: September 1, 2016  Hon. Maria Elena James	
27	United States Magistrate Judge	
28		

2250947

CLYDE & CO US LLP 101 Second Street, 24<sup>th</sup> Floor San Francisco, California 94105 Telephone: (415) 365-9800